

1 I am SAI ZHANG's attorney. I have carefully discussed every
2 part of this stipulation and the continuance of the trial date with
3 my client. I have fully informed my client of his Speedy Trial
4 rights. To my knowledge, my client understands those rights and
5 agrees to waive them. I believe that my client's decision to give up
6 the right to be brought to trial earlier than October 21, 2025 is an
7 informed and voluntary one.

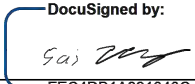


8/7/2024

9 RUEVEN L. COHEN
10 YOUNGBIN SON
11 Attorneys for Defendant
12 SAI ZHANG

Date

12 This agreement has been read to me in Mandarin, the language I
13 understand best, and I have carefully discussed every part of it with
14 my attorney. I understand my Speedy Trial rights. I voluntarily
15 agree to the continuance of the trial date and give up my right to be
16 brought to trial earlier than October 21, 2025. I understand that I
17 will be ordered to appear at 350 West 1st Street, Los Angeles, CA,
18 90012, Courtroom 8C, 8th Floor on October 21, 2025 at 8:30 a.m.

19 DocuSigned by:
20 
21 FEC4DB1A891040C...
SAI ZHANG
Defendant

8/7/2024

Date

22 **CERTIFICATION OF INTERPRETER**

23 I, Yanyan Liu, am fluent in the written and spoken
24 English and Mandarin languages. I accurately translated this entire
25 agreement from English into Mandarin to defendant SAI ZHANG on this
date.

26 
27 INTERPRETER

08/07/2024

Date